1 2 3 4 5 6 7 8	JACK P. DICANIO (SBN 138782) jack.dicanio@skadden.com ALLEN L. LANSTRA (SBN 251510) allen.lanstra@skadden.com MATTHEW J. TAKO (SBN 307013) matthew.tako@skadden.com SKADDEN, ARPS, SLATE, MEAGH 525 University Avenue Palo Alto, California 94301 Telephone: (650) 470-4500 Facsimile: (650) 470-4570 Attorneys for Defendant Christopher K. Kamon	IER & FLOM LLP
9	T D HADD CALL	TEG DIGEDICT COLUDE
10	UNITED STATES DISTRICT COURT	
11	CENTRAL DISTRICT OF CALIFORNIA	
12	WESTERN DISTRICT	
	II.'4-1 C4-4 C A	CASE NO . 2.22: 04295
13	United States of America,	CASE NO.: 2:22-mj-04385
14	Plaintiff,	PROOF OF SERVICE
15	v.	Date: TBD
15 16	v. Christopher K. Kamon,	Time: TRD
		Date: TBD Time: TBD Judge: Hon. Dale S. Fischer Courtroom: 7D
16	Christopher K. Kamon,	Time: TRD
16 17	Christopher K. Kamon,	Time: TRD
16 17 18	Christopher K. Kamon,	Time: TRD
16 17 18 19	Christopher K. Kamon,	Time: TRD
16 17 18 19 20	Christopher K. Kamon,	Time: TRD
16 17 18 19 20 21	Christopher K. Kamon,	Time: TRD
16 17 18 19 20 21 22	Christopher K. Kamon,	Time: TRD
16 17 18 19 20 21 22 23	Christopher K. Kamon,	Time: TRD
16 17 18 19 20 21 22 23 24	Christopher K. Kamon,	Time: TRD
16 17 18 19 20 21 22 23 24 25	Christopher K. Kamon,	Time: TRD
16 17 18 19 20 21 22 23 24 25 26	Christopher K. Kamon,	Time: TRD

PROOF OF SERVICE

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I, Matthew Tako, declare that I am over the age of eighteen (18) and not a party to this action. I am employed by the law firm of Skadden, Arps, Slate, Meagher & Flom LLP. My business address is 300 S. Grand Avenue, Suite 3400, Los Angeles, California 90071, and my email address is matthew.tako@skadden.com.

On December 30, 2022, I served the documents described as:

- 1. Defendant Christopher K. Kamon's Application to Seal;
- 2. Declaration of Jack P. DiCanio in Support of Defendant Christopher K. Kamon's Application to Seal;
- 3. [Proposed] Order Granting Defendant Christopher K. Kamon's Application to Seal;
- 4. Defendant Christopher K. Kamon's Motion to Revoke Detention Order;
- Declaration of Richard Steingard in Support of Defendant Christopher K.
 Kamon's Memorandum in Support of Pre-Trial Release and Proposed Bond Conditions;
- Declaration of Jack P. DiCanio In Support of Defendant Christopher K.
 Kamon's Memorandum in Support of Pre-Trial Release and Proposed Bond Conditions;
- 7. Declaration of in Support of Defendant Christopher K. Kamon's Memorandum in Support of Pre-Trial Release and Proposed Bond Conditions;
- 8. Declaration of in Support of Defendant Christopher K.

 Kamon's Memorandum in Support of Pre-Trial Release and Proposed Bond

 Conditions;
- 9. Declaration of in Support of Defendant Christopher K. Kamon's Memorandum in Support of Pre-Trial Release and Proposed Bond Conditions;